10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

MARK E. FERRARIO 1 Nevada Bar No. 1625 2 KYLE A. EWING Nevada Bar No. 14051 3 GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 4 Las Vegas, NV 89135 Telephone: (702) 792-3773 5 Facsimile: (702) 792-9002 Email: ferrariom@gtlaw.com 6 ewingk@gtlaw.com 7 Counsel for Onyx & Rose, LLC 8 9

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

ONYX & ROSE, LLC,	Case No. 2:20-cv-00008-KJD-DJA
Plaintiff, v. T1 Payments LLC,	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINE FOR PLAINTIFF TO RESPOND TO DEFENDANT'S MOTION TO DISMISS
Defendant.	(Third Request)

Plaintiff Onyx & Rose, LLC ("Onyx & Rose"), and Defendant T1 Payments LLC ("T1 Payments") stipulate and agree as follows, under LR IA 6-1, LR IA 6-2, and LR 7-1:

- 1. On January 7, 2020, T1 Payments filed a Motion to Dismiss Count II of Plaintiff Onyx & Rose's Complaint, or, in the Alternative, for Summary Judgment (the "Motion").
- 2. The Parties previously agreed to extend the deadline for Onyx & Rose to respond to the Motion by fourteen (14) days to February 4, 2020; on January 16, 2020, the Parties filed a Stipulation and [Proposed] Order to that effect, which the Court granted. *See* ECF No. 25.
- 3. The Parties agreed further to extend the deadline for Onyx & Rose to respond to the Motion by an additional fourteen (14) days to February 18, 2020; on January 31, 2020, the Parties filed a Stipulation and [Proposed] Order to that effect, which the Court granted. *See* ECF No. 27.
- 4. The Parties now agree to extend the deadline for Onyx & Rose to respond to the Motion by an additional seven (7) days to February 25, 2020.

5.	The Parties, throug	h their counsel, have been negotiating a potential compromise
of this matter.	Although the Partic	es have been working diligently to reach a mutually acceptable
resolution, neg	gotiations continue.	The negotiations are near their conclusion, however, and the
undersigned co	ounsel expect the Par	rties to reach agreement or determine that litigation will proceed
within the seve	en (7) additional day	vs requested.
6.	Accordingly, and in	n the interest of conserving the resources of the Parties and the
Court, counsel		quested this extension to avoid unnecessary briefing in the event
	•	agreed to the extension for that purpose.
7.	•	bulation for an extension of time for Onyx & Rose to respond to
		pulation is not made for purposes of delay.
·	,	Dated: February 18, 2020
Dated: Febru	ary 18, 2020	Dated. Febluary 18, 2020
GREENBER	G TRAURIG, LLP	LARSON ZIRZOW KAPLAN & COTTNER
/s/ Kvle	4. Ewing	/s/ Kory L. Kaplan
MARK E. FEI		KORY L. KAPLAN
Nevada Bar N	o. 1625	Nevada Bar No. 13164
KYLE A. EW		850 E. Bonneville Ave.
Nevada Bar N	o. 14051	Las Vegas, NV 89101
	Peak Drive, Suite 6	e .
Las Vegas, NV	-	Counsel for T1 Payments LLC
Counsel for O	nyx & Rose, LLC	
		IT IS SO ORDERED,
		Ken Line
		UNITED STATES DISTRICT JUDGE
		DATED: February 20, 2020